

## IN THE SUPERIOR COURT OF THE STATE OF ARIZONA IN AND FOR THE COUNTY OF YAVAPAI

FILED
DATE: June 8, 2010
5:00 O'Clock P.M.
JEANNE HICKS, CLERK
BY: Rachel Roehe
Deputy

STATE OF ARIZONA,

STATEMENT

(Plaintiff)

Case No.:

P1300CR20081339

vs

Trial Date:

**JUNE 8, 2010** 

STEVEN CARROLL DEMOCKER (Defendant)

The attached sheet is a statement read to the jury regarding the above referenced trial.

## FW: Proposed statement to jurors this morning.

From: Oberst, Jennifer (joberst@omlaw.com)

Sent Tue 6/08/10 8:53 AM

To: 'JenUSDlaw@msn.com' (JenUSDlaw@msn.com)

----Original Message----

From: Chapman, Anne

Sent: Tuesday, June 08, 2010 8:26 AM

To: Oberst, Jennifer

Subject: Fw: Proposed statement to jurors this morning.

Please print.

---- Original Message ----

From: John Sears <johnsears@cableone.net>

To: Hammond, Larry; Chapman, Anne; 'Rich Robertson' < rich@r3investigations.com>

Sent: Tue Jun 08 05:01:51 2010

Subject: Proposed statement to jurors this morning.

"Good morning. The lawyers have asked me to reconsider the way in which I responded, or in some cases, did not respond, to questions you wanted answered last Friday, and I have agreed to do so.

So that there is no confusion, Mr. DeMocker is currently in custody, and has been so since his arrest in this case on October 23, 2008. As a result, he is under the control of the uniformed deputies you see while he is in court. State law prohibits anyone in custody from communicating in any way with family or friends in the courtroom, which also prevents him from turning around to speak with seven lack at anyone other than members of his defense team.

Mr. DeMocker is permitted, of course, to wear his own clothes in court during this trial.

Remember that Mr. DeMocker is presumed innocent, and you should not assume that he is more likely to be guilty simply because he is in custody. If any of you have questions or concerns about this situation, please raise your hand and we will speak with you privately about those matters now."